DEC 1 1978-8 30 AM

ILLERSTATE COMMERCE COMMISSION

W. E. LEWELLEN VICE PRESIDENT-FINANCIAL SERV RECORDATION NO

DEC 1 1978-8 30 AM

INTERSTATE COMMERCE COMMISSION

DEC 1 1978-8 30 AM

RECORDATION NO

December 1, 1978

Mr. H. Gordon Homme, Jr., Acting Semusionry Interstate Commerce Commission 12th & Constitution Avenues, N.W. Washington, D. C. 20423

RECORDATION NO. DEC 1 1978-8 30 AM Nau 3 8 25 ATT

COO GRANT STREET
PITTSBURGH, PENNSYLVANIA 150 TO OF THE CORDATION NO TO STREET

I. C. C.

DEC 1 1978-8 80 AM INTERSTATE COMMERCE COMMISSION

ICC Washington, D. S.

Dear Mr. Homme:

Please find enclosed for filing in your office pursuant to Section 20(c) of the Interstate Commerce Act and Commission Regulations with respect thereto, a duly executed and acknowledged and two certified true copies of:

- Amendment Number 2 dated as of December 1, 1978 to a Non-Recourse Purchase and Lease Agreement relating to surface railway rolling stock between Whitkath Inc., a New York corporation, as the Lessor and United States Steel Corporation, a Delaware corporation, as the Lessee. By the terms of the Lease, the Lessor will purchase certain surface railway rolling stock to be leased by the Lessee. The aforesaid Non-Recourse Purchase and Lease Agreement was recorded with the Interstate Commerce Commission at 9:35 a.m. on March 21, 1974 at Recordation Number 7436. Amendment Number 1 to said Lease was recorded with the Commission on March 1, 1977 and certain Waivers dated as of September 1, 1977 to said Lease were recorded with the Commission on October 3, 1977.
- Basic Lease Supplement 046 relating to one gang car - one man section covered by the aforesaid Lease.



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- Trust Indenture Supplement 046 (with respect to one gang car - one man section) to a Trust Indenture relating to surface railway rolling stock between Whitkath and First National City Bank (now Citibank, N.A.), a national banking association with corporate trust offices located in New York, New York, as trustee for The Prudential Insurance Company of America, The Travelers Insurance Company and Connecticut General Life Insurance Company, institutional investors who will finance a portion of the purchase price of such surface railway rolling stock by loans to Whitkath which will be secured by the Trust Indenture and evidenced by Whitkath's 8 1/8% non-recourse secured notes to such investors. certain exceptions, all lease rental payments will be remitted directly to the Trustee to retire the notices of Whitkath. aforesaid Trust Indenture was recorded with the Interstate Commerce Commission at 9:35 a.m. on March 21, 1974 at Recordation Number 7436-a. Amendment Number 1 to said Indenture was recorded with the Commission on March 1, 1977.
- 4. Basic Lease Supplement 049 relating to one 27 ton sand tower and one portable jack covered by the aforesaid Lease.
- 5. Trust Indenture Supplement 049 (with respect to one 27 ton sand tower and one portable jack) to the aforesaid Trust Indenture.

The surface railway rolling stock will be purchased and leased in connection with the development of the Cumberla Mine of the Lessee in Greene County, Pennsylvania and will be utilized to transport coal from such Mine to certain loading facilities of the Lessee on the Monongahela River near Alicia Pennsylvania for further shipment through the Commonwealth of Pennsylvania and the State of Ohio to the Province of Ontario



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in Canada. Such surface railway rolling stock will include one diesel-electric, standard, railroad locomotive; thirty-or fast dumping 100-ton capacity hopper cars for unit train oper gas or diesel powered mobile maintenance equipment; a hydrau rerailing system and a rail drill; and replacement parts there and surface railway rolling stock substituted therefor. The enclosed Lease and Indenture Supplements cover a gang car-one man section, a 27 ton sand tower and a portable jack.

Lease rental payments are to be made to the Lessee by Ontario Hydro, a body corporate created and continued by i of the Province of Ontario, Canada, as a portion of the purch price of coal to be recovered from the Lessee's Cumberland M. The Lessee has sold and assigned its rights to such lease rea payments to Whitkath in Section 13 of the Lease. Whitkath, in turn, has, in the granting clauses of the Trust Indenture granted a security interest in its rights to certain such lease rental payments in all of the surface railway rolling stock as well as other rights of Whitkath under the Lease to the Trustee for the benefit of the aforesaid institutional investors. Accordingly, such assignments and security interare contained in the documents recorded at Recordation Number 7436 and 7463-a, as subsequently amended, modified and supplemented and as amended and supplemented by the document enclosed herewith for recordation and have not been embodied in separate instruments.

None of the enclosed documents have previously beefiled and recorded with the Commission.

The addresses of the parties herein identified are set forth in Schedule A hereto.

We would appreciate the original of Amendment Numb 2 to the Lease, Trust Indenture Supplements 046 and 049 and Basic Lease Supplements 046 and 049 being returned to the Trustee via the courier who will present the enclosed docume for filing and recordation.

Very truly yours .

Vice President

RECORDATION NO 75 Filed

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INTERSTATE COMMERCE COMMISSION

Certification

I, Roger P. Joseph, having been duly sworn, do hereby certify that I have compared the attached copy of Basic Lease Supplement 046 with the original thereof, and I have found the attached copy to be a true and correct copy of such original.

Sworn to before me this 30th day of November, 1978.

VIRGINIA I. FLANDRAU

NOTARY PUBLIC, State of New York

No. 24-4669365

Qualified n Kings County

Certificate Filed in New York County

Commission Expires March 30, 1980

BASIC LEASE SUPPLEMENT NO......046......

WITNESSETH:

Whereas, Lessor and Lessee have heretofore entered into two Non-Recourse Purchase and Lease Agreements dated as of October 1, 1973 as amended by Amendments No. 1 thereto dated March 1, 1977 and as amended by amendments No. 2 dated as of December 1, 1978 (collectively, the "Lease"), (the terms defined in such Lease being herein used with the same meaning), which Lease provides for the execution and delivery from time to time of Basic Lease Supplements substantially in the form hereof for the purpose of confirming either (i) the initial demise of Designated or Transferred Assets or (ii) the continuation of the demise of Leased Assets previously leased by Lessee from Lessor and the Owner Participants, if any, under Interim Lease Supplements;

Now, Therefore, in consideration of the premises and other good and sufficient consideration, Lessor and Lessee hereby agree as follows:

- 1. The Lessor hereby delivers and leases to Lessee under the above-mentioned Lease, and Lessee hereby accepts and leases from Lessor under such Lease, the Leased Asset or Assets listed on Schedule A annexed hereto; such Leased Assets are among those included in Group VIb. under Schedule III. to the above-mentioned Lease.
- 2. Lessee shall pay Basic Rent for the Leased Assets hereby demised in the amounts specified on Schedule A annexed hereto at the times and in the manner determined pursuant to the above-mentioned Lease. The schedule of Stipulated Loss Value, Termination Value and Optional Termination Value annexed hereto, if any, supersedes (to the extent specified therein) the values specified in the appropriate schedule referred to in paragraph 1 above to the above-mentioned Lease. The commencement and expiration dates of the Basic Term for each Leased Asset hereby demised shall be those specified in respect thereto on Schedule A.
- 3. To the extent, if any, that this Basic Lease Supplement constitutes chattel paper (as such term is defined in the Uniform Commercial code as in effect in any applicable jurisdiction) no security interest in this Basic Lease Supplement may be created through the transfer or possession of any counterpart other than the original counterpart, which shall be identified as the counterpart containing the receipt therefor executed by the Trustee on the signature page thereof.
- 4. This Basic Lease Supplement incorporates, and is to be construed in accordance with, the terms of such Lease as if set out in full herein.

In Witness Whereof, Lessor and Lessee have caused this Basic Lease Supplement to be duly executed by the undersigned, hereunto duly authorized, as of the day and year first above written and to be delivered in the State of New York.

Whitkath Inc., Lessor

.

By Janus D. Hordparture.

United States Steel Corporation, Lessee

By Mon, Hogerky

STATE OF NEW YORK) : ss.:
COUNTY OF NEW YORK)

On this /d day of December, 1978, before me personally appeared, James D. Goodpasture, to me personally known, who being by me duly sworn, says that he is a Vice President of WHITKATH INC., a New York corporation, that the seal affixed to the foregoing instrument is the corporate seal of said corporation, that said instrument was signed and sealed on behalf of said corporation by authority of its Board of Directors, and he acknowledged that the execution of the foregoing instrument was the free act and deed of said corporation.

[SEAL]

VERONICA C. MILLER
Notary Public, State of New York
No. 30-4501960
Qualified in Nassau County

Gertificate filed in New York County Commission Expires March 30, 1979 COMMONWEALTH OF PENNSYLVANIA)

) SS.
COUNTY OF ALLEGHENY
)

On this 29th day of November, 1978, before me person appeared William Nogosky, to me personally known, who being by me duly sworn, says that he is the Authorized Lessee Representative of United States Steel Corporation, a Delaware corporation, and he acknowledged that the execution of the foregoing instrument was the free act and deed of said corporation.

[SEAL]

Dariania S. Ferbac

My Commission expires:

MARIANN D. FERBAS, NOTARY PUBLIC PITTSBURCH, ALLEGHENY COUNTY MY COMMISSION EXPIRES AUG. 30, 1980 Member, Pennsylvania Association of Notaries

SCHEDULE B TO BASIC LEASE SUPPLEMENT NO. 046

· QUARTERLY PAYMENT DATE	STIPULATED LOSS VALUE	TERMINATION VALUE	OPTIONAL TERMINATION VALUE
1979			
1 2 3 4	108.3996 111.5618 113.1238 114.2469	105.2827 108.3979 109.9122 110.9868	108.3996 111.5618 113.1238 114.2469
1980			
5 6 7 8	114.9053 115.8607 116.9210 117.7414	111.5960 112.5015 113.5112 114.2802	114.9053 115.8607 116.9210 117.7414
1981			•
9 10 11 12	118.3078 118.8283 119.1208 119.1731	114.7944 115.2619 115.5007 107.3586	118.3078 118.8283 119.1208 119.1731
1982			
13 14 15 16	110.8467 110.6571 110.4250 110.1639	107.1166 106.8708 106.5816 106.2626	110.8467 110.6571 110.4250 110.1639
1983			
17 18 19 20	109.8735 109.5697 109.2379 108.8792	105.9134 105.5499 105.1575 96.5974	109.8735 109.5697 109.2379 108.8792

QUARTERLY PAYMENT DATE	STIPULATED LOSS VALUE	TERMINATION VALUE	OPTIONAL TERMINATION VALUE
1984			
21 22 23 24	100.3535 99.9554 99.5325 99.0847	96.1491 95.6876 95.2003 94.6873	100.3535 99.9554 99.5325 99.0847
1985			
25 26 27 28	98.6120 98.1282 97.6228 97.0947	94.1482 93.5971 93.0234 84.2862	98.6120 98.1282 97.6228 97.0947
1986			•
29 30 31 32	88.4040 87.8434 87.2643 86.6649	83.6649 83.0328 82.3813 81.7082	88.4040 87.8434 87.2643 86.6649
1987	•		
33 34 35 36	86.0448 85.4163 84.7727 84.1109	81.0134 80.3090 79.5884 78.8485	86.0448 85.4163 84.7727 84.1109
1988	•		
37 38 39 40	83.4309 82.7436 82.0447 81.3299	78.0891 77.3213 76.5406 75.7429	83.4309 82.7436 82.0447 81.3299

QUARTERLY PAYMENT DATE	STIPULATED LOSS VALUE	TERMINATION VALUE	OPTIONAL TERMINATION VALUE
1989			
41 42 43 44	80.5992 79.8625 79.1177 78.3594	74.9279 74.1058 73.2741 72.4277	80.5992 79.8625 79.1177 78.3594
1990			
45 46 47 48	77.5874 76.8110 76.0298 75.2376	71.5663 70.6992 69.8258 68.9401	77.5874 76.8110 76.0298 75.2376
<u>1991</u>	•		
49 50 51 52	74.4341 73.6277 72.8200 72.0037	68.0417 67.1389 66.2333 65.3177	74.4341 73.6277 72.8200 72.0037
1992			
53 54 55 56	71.1786 70.3483 69.5157 68.6755	64.3919 63.4593 62.5227 61.5771	71.1786 70.3483 69.5157 68.6755
<u>1993</u>			
57 58 59 60	67.8275 66.9711 66.1094 65.2397	60.6221 59.6571 58.6851 57.7035	67.8275 66.9711 66.1094 65.2397

QUARTERLY PAYMENT DATE	STIPULATED LOSS VALUE	TERMINATION VALUE	OPTIONAL TERMINATION VALUE
1994			
61 62 63 64	64.3618 63.4751 62.5827 61.6820	56.7120 55.7099 54.7005 53.6809	64.3618 63.4751 62.5827 61.6820
1995		•	•
65 66 67 68	60.7727 59.8539 58.9294 57.9960	52.6510 51.6098 50.5610 49.5014	60.7727 59.8539 58.9294 57.9960
1996			
69 70 71 72	57.0535 56.1011 55.1426 54.1748	48.4309 47.3484 46.2580 45.1562	57.0535 56.1011 55.1426 54.1748
1997			
73 74 75 76	53.1974 52.2094 51.2151 50.2109	44.0428 42.9168 41.7825 40.6361	53.1974 52.2094 51.2151 50.2109
1998			
77 78 79 80	49.1966 48.1711 47.1390 46.0964	39.4774 38.3054 37.1245 35.9310	49.1966 48.1711 47.1390 46.0964

QUARTERLY PAYMENT DATE	STIPULATED LOSS VALUE	TERMINATION VALUE	OPTIONAL TERMINATION VALUE
1999			
81 82 83 84	45.0431 43.9779 42.9059 41.8228	34.7244 33.5037 32.2737 31.0303	45.0431 43.9779 42.9059 41.8228
2000			·
85 86 87 88	40.7283 39.6211 38.5068 37.3808	29.7731 28.5008 27.2188 25.9226	40.7283 39.6211 38.5068 37.3808
2001	•		
89 90 91 92	36.2426 35.0911 33.9320 32.7605	24.6117 23.2848 21.9477 20.5955	36.2426 35.0911 33.9320 32.7605
2002			
93 94 95 96	31.5761 30.3774 29.2592 28.1764	19.2277 17.8429 16.5357 15.2611	31.5761 30.3774 29.2592 28.1764
2003			
97 98 99 100	27.0705 25.9412 24.7879 23.6101	13.9605 12.6335 11.2796 9.8981	27.0705 25.9412 24.7879 23.6101

QUARTERLY PAYMENT DATE	STIPULATED LOSS VALUE	TERMINATION _VALUE	OPTIONAL TERMINATION VALUE
2004 101 102	22.4073 21.1790	8.4886 7.0505	22.4073 21.1790
102 103 104	19.9247 18.6438	5.5832 4.0860	19.9247 18.6438
2005			
105 106	17.3357 15.0000	2.5585 0.0000	17.3357 15.0000